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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR Jonathan Schneider	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/765,179		01/28/2004		P69465US0	9853
136	7590	02/14/2006		EXAMINER	
JACOBSO:			KRISHNAMURTHY, RAMESH		
400 SEVENTH STREET N.W. SUITE 600				ART UNIT	PAPER NUMBER
WASHING	ON, DC	20004	3753		

DATE MAILED: 02/14/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

				SY				
	Applica	ation No.	Applicant(s)					
	10/765	,179	SCHNEIDER, JO	NATHAN				
Office Action Summary	Examir	ner	Art Unit					
	Rames	h Krishnamurthy	3753					
The MAILING DATE of this comp Period for Reply	nunication appears on	the cover sheet wi	th the correspondence a	ddress				
A SHORTENED STATUTORY PERIO WHICHEVER IS LONGER, FROM TH - Extensions of time may be available under the provi after SIX (6) MONTHS from the mailing date of this If NO period for reply is specified above, the maxim: - Failure to reply within the set or extended period for Any reply received by the Office later than three mo earned patent term adjustment. See 37 CFR 1.704	E MAILING DATE OF sions of 37 CFR 1.136(a). In no communication. If statutory period will apply and reply will, by statute, cause the anths after the mailing date of this	THIS COMMUNIC event, however, may a red d will expire SIX (6) MON application to become AB	CATION. apply be timely filed THS from the mailing date of this of the ANDONED (35 U.S.C. § 133).					
Status								
1) Responsive to communication(s) filed on <i>15 December</i>	r 2005.						
2a) This action is FINAL .	2b)⊠ This action is							
3) Since this application is in condi	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) ⊠ Claim(s) 1 - 12 is/are pending in 4a) Of the above claim(s) 8 and 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1 - 7 and 10 is/are rejee 7) ⊠ Claim(s) 11 and 12 is/are object 8) □ Claim(s) are subject to respect to the subject to the su	g is/are withdrawn from ted. ed to.							
Application Papers								
9) The specification is objected to be 10) The drawing(s) filed on 28 January Applicant may not request that any Replacement drawing sheet(s) including The oath or declaration is object	ary 2004 is/are: a)⊠ and an ary 2004 is/are: a) and ary 2004 is/are: a) ary 2004 is/ary 2004 is/are: a) ary 2004 is/ary 2	s) be held in abeyar quired if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 C	FR 1.121(d).				
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a classification. a) All b) Some * c) None and Certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the price of the certified copies	of: prity documents have bority documents have bority documents have bories of the priority documentional Bureau (PCT f	peen received peen received in A uments have been Rule 17.2(a)).	pplication No received in this Nationa	l Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Revi 3) Information Disclosure Statement(s) (PTO-14 Paper No(s)/Mail Date 07/19/04.	ew (PTO-948) 49 or PTO/SB/08)	Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (P ^T	⁻ O-152)				

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This office action is responsive to communications filed 12/10/2005.

Claims 1 – 12 are pending.

1. Applicant's election without traverse of Species B in the reply filed on 12/15/2005 is acknowledged.

- 2. Claims 8 and 9 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on 12/15/05. It is noted that in the communications filed 12/10/05, claims 8 is also claimed to be generic to both the non-elected species A (Figs. 1 4) and the elected species B (Figs. 5 7). However, Claim 8 recites adjustment means for the torsion spring of claim 5. The elected Species B lacks such adjustment means for torsion spring.
- 3. Claims 1-7 and 10-12 are pending.
- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 2, 4 7 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over DE 35 40 264 A1 in view of Schutzer et al. (US 3,990,471).

The document DE '264 discloses a flap valve (2) for controlling air pressure within a protected space defined by walls (1), said flap valve comprising a valve frame (3) attachable to an opening made in said walls (1), valve flap (5) articulated at least

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indirectly to said frame and being subjectable to both sealing force which forces said valve against said frame and to an opening force which lifts a portion of the flap off said frame; said flap valve having a first position in which said protected space is sealed off from a contaminated environment, and a second position in which air from said protected space is allowed to escape into said environment via said opening.

The document DE '264 discloses the claimed invention with the exception of explicitly disclosing at least one spring at least indirectly attached to said valve flap and said valve frame.

Schutzer et al. discloses a flap valve comprising two torsion springs (9, 10) disposed in a plane parallel to the plane of the frame to which the flap (4) is attached for the purpose of providing a compact arrangement while ensuring a positive check position of the valve.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided in DE '264 a flap with springs arranged as in Schutzer et al. for the purpose of providing a compact arrangement while ensuring a positive check position of the valve.

It is noted that screw (20) constitutes means for adjusting the spring force and thereby the opening force of the valve.

6. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of DE 35 40 264 A1 and Schutzer et al. as applied to claims 1, 2, 4 – 7 and 10 above, and further in view of Walton (US 5,494,244).

The combination of DE'264 and Schutzer et al. as set forth above discloses the claimed invention with the exception of explicitly disclosing the frame to be composed of two juxtapositioned plates attachable to opposite surface of the wall portions surrounding the opening.

Walton discloses (Fig. 4) an arrangement wherein an airflow control device comprising a mounting frame having two juxtapositioned plates attachable to opposite surfaces of wall portions surrounding said opening by clamping said plates together, for the purpose of avoiding any mounting operations such as drilling to be performed on the enclosure wall.

It would have been obvious to one ordinary skill in the art at the time the invention was made to have provided in the combination of DE '264 and Schutzer et al. a mounting frame having two juxtapositioned plates attachable to opposite surfaces of wall portions surrounding said opening by clamping said plates together, for the purpose of avoiding any mounting operations such as drilling to be performed on the enclosure wall, as recognized by Walton.

- 7. Claims 11 and 12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramesh Krishnamurthy whose telephone number is (571) 272 – 4914. The examiner can normally be reached on Monday - Friday from 10:00 AM to 6:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Keasel, can be reached on (571) 272 – 4929. The fax phone number for the organization where this application or proceeding is assigned is (571) 273 – 8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ramesh Krishnamurthy, Ph.D., PE

Primary Examiner

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